Case 2:05-m	ij-00112-DAD D	ocument 3 Filed	
	UNITED STATES	DISTRICT COURT F	OR THE FILED
	EASTERN DIS	TRICT OF CALIFOR	APR ∠ U 2005
UNITED STATES OF AMERIC.	Α,)	CLERK, U.S. DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA BY
	Plaintiff,) Mag 05-()	DE PUTY CLERK
v. JOSE JUAN ORTEGA-FIGUER	OA,))) <u>DETEN</u>	TION ORDER
	Defendant.)))	
A. Order For Detention After conducting a detent orders the above-named of) of the Bail Reform Act, the Court 3142(e) and (i)
reasonably assure By clear and con	endant's detention be nce of the evidence t e the appearance of t vincing evidence tha	hat no condition or co he defendant as requir	bination of conditions
C. Findings Of Fact The Court's findings are contained in the Pretrial S (1) Nature and C (a) The (b) The (c) The (d) The (d) The (d) The (a) (3) The history are (a)	based on the evidence Services Report, and ircumstances of the crime. Fusion Pusses is a crime of offense is a crime of offense involves a large of the evidence against a characteristics of General Factors: The defendant of t	re which was presente includes the following offense charged: violence. recotic drug. rge amount of controll the defendant including the defendant including has no known family the has no known steady en as no known substantis not a long time residues not have any known the defendant: the defendant: the defendant including the standard of the defendant including the standard of the defendant.	d in Court and that which was g: led substances. h. ng: tal condition which may bear, ies in the area. employment. tial financial resources. dent of the community. wn significant community ties.

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Whether the de	efendant	was on p	robation, parole, or release by a court;
			At the time of the current arrest, the defendant was on:
			□ Probation
			□ Parole
			☐ Release pending trial, sentence, appeal or completion of sentence.
(b)		Other F	actors:
			 The defendant is an illegal alien and is subject to deportation. □ The defendant is a legal alien and will be subject to deportation if convicted. □ Other:
□ (4) <u>Rebut</u>			
			defendant should be detained, the court also relied on the following rebuttable
		containe	d in 18 U.S.C. § 3142(e), which the court finds the defendant has not
rebutte			4 4 4 A 4 A 4 A 4 A 4 A 4 A 4 A 4 A 4 A
□ s			charged is one described in § 3142(f)(1) viz.
			rime of violence; or
			offense for which the maximum penalty is life imprisonment or death; or
			ontrolled substance violation that has a maximum penalty of ten years or
	_	more; o	
	Ц		elony and defendant previously was convicted of two or more of the offenses
	/#X ***		ed in (A) through (C) above and
			previously has been convicted of one of the crimes listed in subparagraph
	-		above and
			e referred to in subparagraph (2) was committed while defendant was on
		-	ding trial and
			han five years has elapsed since the date of conviction or release from
P= 1		-	ent for the offense referred to in subparagraph (2).
□ t			le cause to believe that defendant committed an offense for which a
			of imprisonment of ten years or more is prescribed
			folled Substances Act, 21 U.S.C. §§ 801, et seq.,
			led Substances Import and Export Act, 21 U.S.C. §§ 951, et seq.,
			e Drug Law Enforcement Act, 46 U.S.C. App. §§ 1901, et seq., or
			inder 18 U.S.C. §§ 924(c), 956(a), or 2332b.
			inder 18 U.S.C. §§ 1201, 1591, 2241, 2242, 2244(a)(1), 2245, 2251, 2251A,
			2252(a)(2), 2252(a)(3), 2252A(a)(1), 2252A(a)(2), 2252A(a)(3),
Addistr. 1981		52A(a)(4)), 2260, 2421, 2422, 2423, or 2425.
Additional Dire			100 (40 A) (70 A) (11 A) (40 A)
Pursuant to 18	U.S.C. §	5142(1)((2)-(4), the Court directs that:

D.

The defendant be committed to the custody of the Attorney General for confinement in a corrections facility separate, to the extent practicable, from persons awaiting or serving sentences or being held in custody pending appeal; and

The defendant be afforded reasonable opportunity for private consultation with his counsel; and That, on order of a court of the United States, or on request of an attorney for the Government, the person in charge of the corrections facility in which the defendant is confined deliver the defendant to a United States Marshal for the purpose of an appearance in connection with a court proceeding.

DATED: <u>April 20, 2005</u>